DAN RAYFIELD Attorney General CARLA A. SCOTT #054725 SHEILA H. POTTER #993485 CRAIG M. JOHNSON #080902 Senior Assistant Attorneys General JILL CONBERE #193430 Assistant Attorney General Department of Justice 100 SW Market Street Portland, OR 97201

Case 3:02-cv-00339-AN

Telephone: (971) 673-1880 Fax: (971) 673-5000

Email: Carla.A.Scott@doj.oregon.gov Sheila.Potter@doj.oregon.gov Craig.M.Johnson@doj.oregon.gov Jill.Conbere@doj.oregon.gov

Attorneys for Defendants Patrick Allen, Sajel Hathi, Dolores Matteucci, and Sara Walker

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

PORTLAND DIVISION

DISABILITY RIGHTS OREGON, METROPOLITAN PUBLIC DEFENDER SERVICES, INC., and A.J. MADISON,

Plaintiffs,

v.

SAJEL HATHI, in her official capacity as head of the Oregon Health Authority, and SARA WALKER in her official capacity as Interim Superintendent of the Oregon State Hospital,

Defendants.

JAROD BOWMAN, JOSHAWN DOUGLAS-SIMPSON.

Plaintiffs.

v.

Case No. 3:02-cv-00339-AN (Lead Case) Case No. 3:21-cv-01637-AN (Member Case) Case No. 6:22-CV-01460-AN (Member Case)

DECLARATION OF JILL CONBERE IN SUPPORT OF DEFENDANTS' UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFF DISABILITY RIGHTS OREGON'S PETITION FOR ATTORNEY FEES

Case No. 3:21-cv-01637-AN (Member Case)

DECLARATION OF JILL CONBERE IN SUPPORT OF DEFENDANTS' UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFF DISABILITY RIGHTS OREGON'S PETITION FOR ATTORNEY FEES CAS/j3b/994106876

> Department of Justice 100 SW Market Street Portland, OR 97201 (971) 673-1880 / Fax: (971) 673-5000

Case No. 6:22-CV-01460-AN (Member Case)

SARA WALKER, Interim Superintendent of the Oregon State Hospital, in her official capacity, DOLORES MATTEUCCI, in her individual capacity, SAJEL HATHI, Director of the Oregon Health Authority, in her official capacity, and PATRICK ALLEN in his individual capacity,

Defendants.

LEGACY EMANUEL HOSPITAL & HEALTH CENTER d/b/a UNITY CENTER FOR BEHAVIORAL HEALTH; LEGACY HEALTH SYSTEM; PEACEHEALTH; and PROVIDENCE HEALTH & SERVICES OREGON,

Plaintiffs,

v.

SEJAL HATHI, in her official capacity as Director of Oregon Health Authority,

Defendant.

I, Jill Conbere, hereby declare:

- I am an Assistant Attorney General assigned to represent Oregon State
 Hospital and Oregon Health Authority in this matter.
- 2. I have conferred with Tom Stenson, counsel for Plaintiff Disability Rights Oregon, regarding the extension requested in Defendants' motion, and I have received his consent to our proposed extension.
- 3. Defendants seek this two-week extension in good faith for the purpose of reaching agreement regarding the fee amount at issue and not to cause undue delay.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on July _1, 2025.

<u>s/ Jill L. Conbere</u> JILL CONBERE

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